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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/017,094	12/14/2001	Tomio Shibuya	J12023	6507	
75	590 04/03/2003				
Edward D. Murphy, TW199 The Black & Decker Corporation 701 East Joppa Road			EXAMINER		
			JACKSON, ANDRE L		
Towson, MD	21286		ART UNIT	PAPER NUMBER	
			3677	3677	
			DATE MAILED: 04/03/2003	DATE MAILED: 04/03/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

· · ·	Application	on No.	Applicant(s)				
			SHIBUYA ET AL.				
Office Action Summary	10/017,09						
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The MAILING DATE of this comm	Andre' L		3677 correspondence address				
Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status							
1) Responsive to communication(s	s) filed on <u>31 January 20</u> 0	<u>03</u> .					
2a)⊠ This action is FINAL .	2b) This action is	non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4)⊠ Claim(s) <u>1-21</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-11,14-17 and 21</u> is/are rejected.							
7)⊠ Claim(s) <u>12,13 and 18-20</u> is/are objected to.							
8) Claim(s) are subject to restriction and/or election requirement.							
Application Papers							
9) The specification is objected to by the Examiner. 10) The drawing(s) filed on 14 December 2001 is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.							
If approved, corrected drawings are required in reply to this Office action.							
12) The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a)⊠ All_b)□ Some * c)□ None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).							
a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.							
Attachment(s)							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review 3) Information Disclosure Statement(s) (PTO-14-			ry (PTO-413) Paper No(s) Patent Application (PTO-152)				

Application/Control Number: 10/017,094

Art Unit: 3677

DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 2, 7, 9-11, 14-16 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over USPN 4,664,574 to Kasai in view of USPN 4,878,792 to Frano. Kasai discloses an eyelet assembly for connection to fabrics (12) of various thickness comprising a male grommet (1) made of a resin material, a female grommet (6) made of a resin material, the female grommet having an outer tube portion having opposite open ends and adapted to be inserted into a hole formed in the fabric (See column 3, lines 36-48). The female grommet having a flange formed at an outer periphery of one of the ends of the outer tube portion and having adapted to be in contact with a first side surface of the fabric. The male grommet having an inner tube portion having opposite open ends and adapted to be inserted into the outer tube portion of the female grommet and a flange formed at the outer periphery of one of the ends of the inner tube portion. The flange of the male grommet is adapted to be in contact with a second side surface of the fabric. Each of the outer and inner tube portions is provided with an engagement means (4a, 8) for coupling the female and male grommets to each other so that, upon engagement thereof, one of the flanges of the grommets is adapted to be brought into contact with one of the first and second side surfaces of the fabric around the fabric hole and the Application/Control Number: 10/017,094

Art Unit: 3677

other flange of the grommets is brought into contact with the other of the first and second side surfaces of the fabric, whereby the eyelet assembly sandwiches the fabric between the flanges.

The flange of the male grommet has an outer diameter smaller than a diameter of the flange of the female grommet (as seen in Fig. 6) and each of the flanges has an outer peripheral portion formed in a curved shape to be directed toward the fabric to allow each of the flanges to bite into the fabric in a state when the male and female grommets are coupled to each other by the engagement means.

However, Kasai fails to disclose that the outer tube portion projects axially beyond the flange of the female grommet. Frano teaches a mat fastener comprising a male fastening member (16) and a female fastening member (14) that secures to a mat (22). The female fastening member includes a tubular section (34) extending axially outward from an annular flange member (36) to project through a hole in the mat to easily and securely retain the mat when matingly assembled with the male fastening member. Therefore, it would have been obvious to one having ordinary skill in the art at the time of applicant's invention to modify the eyelet assembly of Kasai to include the mat fastener as taught by Frano to provide a grommet fastener easily telescoped through a corresponding opening of mats of varied thicknesses.

Referring to claims 7 and 10, as seen best in Fig. 6, Kasai includes annular concavity portions (9) surrounding the outer tube portion of the female grommet.

Application/Control Number: 10/017,094

Art Unit: 3677

Claims 3-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kasai in view of Frano and further in view of USPN 6,238,765 to Bailey. Kasai discloses that the eyelet assembly is adapted to pinch or sandwich fabrics of variable thickness with the male grommet disposed on a upper side and the female grommet disposed on a lower side, but Kasai does not specifically disclose that the fabric mentioned is a floor mat including an upper carpet layer and a lower rubber base layer.

Bailey et al teaches a vehicle floor mat (30). The floor mat includes a planar member (40) having a top surface (42) of a carpet material (45) bonded onto it. A plurality of spaced-apart engaging members (46) is formed on a bottom side (43) of the planar member and the engaging members are formed from an elastomer or rubber-like material such as a thermoplastic elastomer. It would have been obvious to one having ordinary skill in the art at the time of applicant's invention to modify the eyelet assembly of Kasai to include the floor mat as taught by Bailey et al to provide a grommet that effectively secures a floor mat to a floor board of a vehicle.

Referring to claims 4, 5, 9, 11, 14, 16 and 21 Kasai further discloses that that the flange of the female grommet includes a plurality of spaced protrusions (10) extending for engagement with a surface of the fabric, while the male grommet include pins or detents (5) that bite into the surface of the fabric to prevent relative rotation. See column 2, lines 64-66 and column 3, lines 64 and 65.

Referring to claim 6, the male grommet is made of a soft plastic and the female grommet is made of a hard plastic and is deformable. See column 2, lines 55-56, column 3, lines 19-20 and 59-68.

Application/Control Number: 10/017,094 Page 5

Art Unit: 3677

Claims 8 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kasai in view of Frano and further in view of USPN 4,363,580 to Bell. Although Kasai includes annular concavity portions within the female grommet, Kasai fails to disclose or suggest an annular concavity surrounding the inner tube portion of the male grommet. Bell teaches a self-retaining grommet fastener (10) comprising a tubular body portion (11) with a flange member (12) disposed at an end thereof. As seen in Figs. 3-6, Bell shows an annular concavity or groove surrounding the tubular body portion and is so arranged to provide a snug fit and close contact with a structural component (19) received within the concavity when the grommet is engaged with a corresponding hole (20) of the component. Therefore, it would have been obvious to one having ordinary skill in the art at the time of applicant's invention to modify the eyelet assembly of Kasai to include the grommet fastener as taught by Bell to provide a grommet fastener providing a snug fit and constant contact with a flexible article secured to the grommet.

Art Unit: 3677

Allowable Subject Matter

Claims 12, 13, 18, 19 and 20 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

Additional references cited on the PTO 892 form but were not relied upon are considered pertinent to applicant's invention.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Art Unit: 3677

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andre' L. Jackson whose telephone number is (703) 605-4276. The examiner can normally be reached on Mon. - Fri. (9 am - 5 pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, J. J. Swann can be reached on (703) 306-4115. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9326 for regular communications and (703) 872-9327 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1018.

André L. Jackson Patent Examiner

AU 3677

ALJ March 26, 2003

WILLIAM MILLER

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